Case 1:07-cr-00843 page 1 of 1 Easter Division

FILED

United States JUL 2 9 2008 MB 07 CR 843

VS JUL 29, 2008 Case No. 07 CR 843, 15

Daniel Hillcherk, U.S. DISTRICT COURT Judge Zefkow, Joan

Motion District - Enterpment

Comes Now Daniel Hill (Prose) and moves the court to excercise its inherent powers and clismiss the indictment based on entrapment.

The conduct of the government in this case has the artificiality and the overreaching quality of the conduct of the agents condemned by the Second Clecuit in <u>United States v</u> ARCHER, 486 F2d 670 (2d Cir 1983). The court noted that the government may not engage in unlimited involvem in crame for the sake of Apprehending criminals.

The ninth Circuit in Waited States V. Lutterell, 889 F 2d 806 (9th cir 1989) Remanded to district court for findings to determine if there was any basis for government agents to target seemingly innocent people with a scheme that it had engineered. The district court needed, on Remand to determine any foundation in either individualized evidence or a reasonable that attempted to induce them to commit Crimes.

In connection with this motion, there was no indication that Daniel Hill had been involved in any distribution of conteolled gubotonce. Since the government appears to have set up the scheme by which Daniel Hill was eventually caught, Its is Outrageous for him to be prosecuted for what was actually an Illegal activity completely set up by the united states government submitted Respectfully.

Prose under necessity

Daniel Hill